

EXIT A

653

IMMIGRATION COURT  
450 MAIN ST., ROOM 509  
HARTFORD, CT 06103-3015

In the Matter of  
SITCHA, RICHARD  
Respondent

Case No.: A95-461-653

## IN REMOVAL PROCEEDINGS

## ORDER OF THE IMMIGRATION JUDGE

This is a summary of the oral decision entered on Jan 16, 2003. This memorandum is solely for the convenience of the parties. If the proceedings should be appealed or reopened, the oral decision will become the official opinion in the case.

The respondent was ordered removed from the United States to or in the alternative to

Respondent's application for voluntary departure was denied and respondent was ordered removed to alternative to

Respondent's application for voluntary departure was granted until upon posting a bond in the amount of \$ \_\_\_\_\_ with an alternate order of removal to

Respondent's application for asylum was  granted  denied  withdrawn.

Respondent's application for withholding of removal was  granted  denied  withdrawn.

Respondent's application for cancellation of removal under section 240A(a) was  granted  denied  withdrawn.

Respondent's application for cancellation of removal was  granted under section 240A(b)(1)  granted under section 240A(b)(2)  denied  withdrawn. If granted, it was ordered that the respondent be issued all appropriate documents necessary to give effect to this order.

Respondent's application for a waiver under section \_\_\_\_\_ of the INA was  granted  denied  withdrawn or  other.

Respondent's application for adjustment of status under section \_\_\_\_\_ of the INA was  granted  denied  withdrawn. If granted, it was ordered that respondent be issued all appropriate documents necessary to give effect to this order.

Respondent's status was rescinded under section 246.

Respondent is admitted to the United States as a \_\_\_\_\_ until \_\_\_\_\_.

As a condition of admission, respondent is to post a \$ \_\_\_\_\_ bond.

Respondent knowingly filed a frivolous asylum application after proper notice.

Respondent was advised of the limitation on discretionary relief for failure to appear as ordered in the Immigration Judge's oral decision.

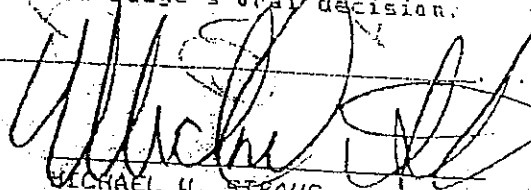
Proceedings were terminated.

Other:

Date: Jan 16, 2003

Appeal: Waived/Reserved Appeal Due By:

MICHAEL W. STRAUS  
Immigration Judge



THIS IS THE DECISION THAT GRANTED MY ASYLUM  
I NEVER GET A DECISION SAYING THAT MY ASYLUM WAS RE-  
MOVED.

ALIEN NUMBER: 95-461-653

ALIEN NAME: SITCHA, RICHARD

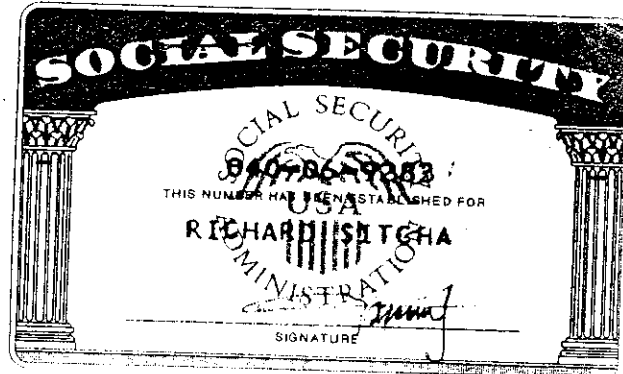
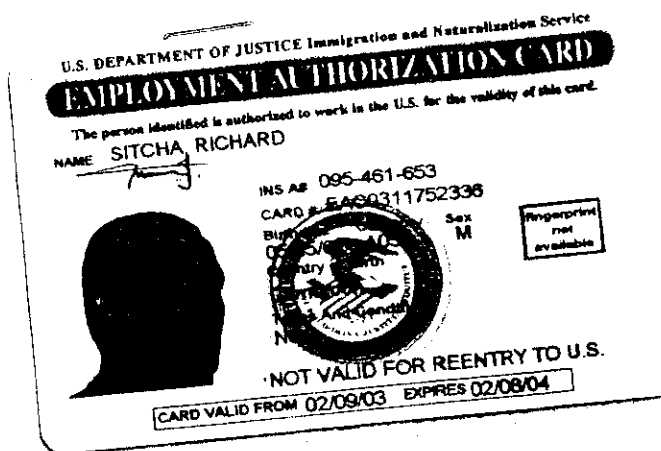
CERTIFICATE OF SERVICE

THIS DOCUMENT WAS SERVED BY:  MAIL (M)  PERSONAL SERVICE (P)  
TO:  ALIEN  ALIEN c/o Custodial Officer  ALIEN's ATT/REP  INS  
DATE: 11/16/03 BY: COURT STAFF

Attachments:  EOIR-33  EOIR-28  Legal Services List  Other

Q6

Exit B1



BEGINNING IN OCTOBER 2003, CITIZENSHIP AND IMMIGRATION SERVICES IS PRODUCING A NEW GREEN TRAVEL DOCUMENT TO REPLACE THE PREVIOUSLY ISSUED BLUE REFUGEE TRAVEL DOCUMENT AND WHITE REENTRY PERMIT. THE DOCUMENT TYPES IS WRITTEN ABOVE THE PHOTO IMAGE ON THE BIOGRAPHIC PAGE, AND WILL SAY EITHER "PERMIT TO REENTER," OR "REFUGEE TRAVEL DOCUMENT."

THE NAME ON THE ATTACHED DOCUMENT HAS BEEN TAKEN DIRECTLY FROM YOUR IMMIGRATION SERVICE RECORDS. IF THIS NAME IS NOT CORRECT, YOU MUST FILE AN APPLICATION TO CHANGE YOUR ALIEN REGISTRATION CARD WITH THE APPROPRIATE INSURANCE AUTHORITY. THIS CARD SHOWS YOUR CORRECT NAME. AFTER RECEIPT OF A NOTICE INDICATING THAT YOUR REQUEST FOR CHANGE OF YOUR ALIEN REGISTRATION CARD HAS BEEN APPROVED, YOU MAY FILE A NEW APPLICATION FOR REENTRY. THIS TRAVEL DOCUMENT WILL BE APPROVED, YOU MAY FILE A COPY OF THE NOTICE, AND THE REQUIRED SERVICE REFUGEE TRAVEL DOCUMENT WITH A COPY OF THE NOTICE, AND THE REQUIRED FEE. THE FEE IS DETERMINED AT THE TIME YOU FILE YOUR APPLICATION FOR REENTRY. NAME AT YOUR LOCAL IMMIGRATION (CIS) OFFICE THAT IT WAS AN IMMIGRATION SERVICE (CIS) FEE. YOU MAY NOT BE REQUIRED TO PAY THE FEE.

NSC 5-31

Exit B-2

## TRAVEL DOCUMENT



Issued by the  
Department of Homeland Security  
Immigration and Customs Enforcement

UNITED STATES DEPARTMENT  
OF HOMELAND SECURITY

## Bureau of Citizenship and Immigration Services

This is ***NOT*** a United States Passport

**This Travel Document does not protect your residence for naturalization purposes.**  
Pursuant to the provision of section 223 of the Immigration and Nationality Act, this document is issued to the person named herein and may be used to readmit its rightful holder to the United States, if otherwise admissible. See important information on pages 21, 22, 23, 24 and on the inside of the back cover.

*If this document is found, please return to:*  
Bureau of Citizenship and Immigration Services  
Nebraska Service Center  
P.O. Box 87131  
Lincoln, Nebraska 68501

THIS DOCUMENT AT ALL TIMES REMAINS THE PROPERTY OF THE UNITED STATES  
AND SHALL BE RETURNED TO THE GOVERNMENT UPON DEMAND.

Signature of Bearer / Signature Du Titulaire

**UNITED STATES OF AMERICA**  
**Department of Homeland Security**

*Bureau of Citizenship  
and Immigration Service*

**Refugee Travel Document  
Form I-571 (Rev. 9-2-03)**

Type/Catégorie  
**TP**

Country/Pays  
**CAMER**

File Number/  
Numéro de Dossier  
**A95461653**

## Entries/Entrées

Book#/Registre  
**200019805**

Surname/Name  
**SITCHA**

Given Names/Prénoms  
**RICHARD**

**Middle Name/Deuxième Prénom**

Date of Birth/Date de Naissance      **25 MAY/MAI 1962**

Gender      Class  
**M**      **ASYLEE**

Date of Issue/Date de Délivrance  
**09 DEC/DÉC 2003**

Date of Expiration/Date d'Expiration  
**09 DEC/DÉC 2004**

Restrictions/Restrictions  
**NONE**

### Document de Voyage de Réfugié

Exit E

LAW OFFICE OF  
ANTHONY D. COLLINS, P.C.  
GENERAL PRACTICE AND IMMIGRATION LAW

ANTHONY D. COLLINS

NANCY E. MARTIN

664 FARMINGTON AVENUE  
HARTFORD, CONNECTICUT 06105  
E-MAIL: acollins@immigrationlawyerct.com

TELEPHONE:  
(860) 233-1666

FAX

October 14, 2003

Richard Sitcha  
Inmate#: 314760  
100 Bilton Road  
POB 100  
Somers, CT 06071

I WAS INCARCERATED IN OSBORN CORRECTIONAL (860) 233-8578  
INSTITUTION ON THIS ADDRESS, A MAXIMUM SECURITY PRISON  
FROM SEPT 18<sup>TH</sup> 2003 TO MARCH 29<sup>TH</sup> 2004 WITH THE INMATE  
NUMBER # 314760. THEN I HAVE BEEN TRANSFERRED TO  
GREENFIELD COUNTY JAIL TILL NOW. THE IJ IS IN VIOLATION  
OF THE SUPREME COURT RULE IN THE CASE OF DAVIS V ASHCROFT V MA. I'M DOING 10 MONTHS HERE  
BY.

Re: Appeal

Dear Mr. Sitcha,

To date, we have not received any payment regarding your appeal. If we do not receive payment in the amount of \$5500, we cannot file your appeal. It is your responsibility to provide us with the funds.

If we do not receive payment by Thursday, October 16, 2003, we will assume that you are proceeding without us as your counsel. In the event of this, we are providing you with materials so that you may file your appeal on your own. I have included the Notice of Appeal, the Appeal Fee Waiver, a Change of Address form, and a copy of the Immigration Judge's decision. We can provide you with a copy of your file at your request. Please note the appeal must be received at Board of Immigration Appeals (BIA) by October 20, 2003. If you are filing your appeal without our assistance, then you should complete the necessary forms and mail them as soon as possible. The BIA does not accept late appeals, even those that arrive late due to errors by the Postal Service.

If you have any questions, please contact our office.

Sincerely,



ALECIA NIZIOLEK

U.S. DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
IMMIGRATION COURT  
450 MAIN ST., ROOM 509  
HARTFORD, CT 06103-3015

In the Matter of:  
SITCHA, RICHARD

Case No.: A95-461-653

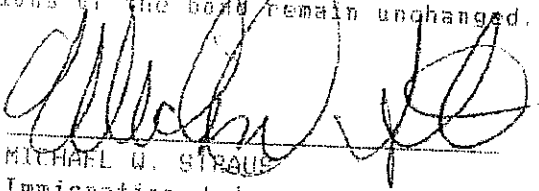
RESPONDENT

IN REMOVAL PROCEEDINGS

CUSTODY ORDER OF THE IMMIGRATION JUDGE

Request having been made for a change in the custody status of the respondent pursuant to 8 C.F.R. Part 234 and having considered the representations of the Immigration and Naturalization Service and the respondent, it is HEREBY ORDERED that:

The request for a change in the custody status of the respondent be granted and that the respondent be released from custody upon posting a bond of \$40,000 (not less than \$1,500) and the conditions of the bond remain unchanged.

  
MICHAEL W. STRAUB

Immigration Judge

Date: Oct 1, 2003

Appeal: RESERVED (A/I/B)

Appeal Due By

by respondent

Oct. 31, 2003

CERTIFICATE OF SERVICE

THIS DOCUMENT WAS SERVED BY:  MAIL (M)  PERSONAL SERVICE (P)  
TO:  ALIEN  ALIEN c/o Custodial Officer  Alien's ATT/REP  FILING  
DATE: Oct. 1, 2003 BY: COURT STAFF ES  
Attachments:  EOIR-33  EOIR-28  Legal Services List  Other

Exit K,

1000 Misty Meadow Lane  
So. Windsor Ct. 06074  
March 18, 2004

Re: RICHARD SITCHA

A95-461-653

Board of Immigration Appeals  
Clerk's Office  
P.O. Box 8530  
Falls Church, Va 22041

Dear Sirs,

Richard Sitcha has asked me to forward this decision and to ask you to authenticate it. I am a friend of Richard. This is a copy of a copy that I received from his former Attorney. Richard said that the copy that was sent to him had no signature.

He is also surprised that since he had sent notice that he no longer wished Attorney Col to represent him prior to February 3, 2004 that the decision should have been mailed to him and not to his former Attorney. Perhaps Wonders why is better than should have.

He had been under the impression that such decision usually take a long time, which is another reason why he would like clarification with regard to the enclosed document.

Could you please send your answer and a signed copy of the decision directly to : Richard Sitcha #314760  
OCI P.O. Box 100  
Somers Ct. 06071

and if you could let me know that it has been done it would be greatly appreciated. my address is Lorena D. Dutelle 1000 Misty Meadow Lane So. Windsor, Ct. 06074

I am sending a copy of this letter to your overnight address also. in case it arrives faster. Richard had asked me to send it First Class .

Sincerely Yours,  
*Lorena D. Dutelle*  
Lorena D. Dutelle

3/22/04  
1:09

TO: THE BOARD OF IMMIGRATION APPEALS  
CLERK OFFICE PO BOX 8530 FALLS CHURCH  
VA. 22641

HIS HONORS OF THE BOARD.

I'M DOING MORE THAN 6 MONTHS UNDER HIS CUSTODY FOR NO REASONS, AND I  
RESPECTFULLY PLEASE THE BOARD FOR MY LIBERATION. TO UNDERSTAND  
MY CASE, PLEASE READ MY MOTIONS I WRITE AND SEND TO HIS COURT WITH-  
OUT ANY ANSWERS. MY CHURCH MEMBERS HAVE SENT A PETITION FOR  
MY LIBERATION BUT I'M STILL BE RETAINED WITHOUT ANY CAUSE.

IN ANOTHER HAND HIS HONORS MY EX LAWYER HAS SENT ON  
FEBRUARY 03-04 A BRIEF AT THE BOARD TOTALY OPPOSITE OF MY CASE  
AND FOR HIS MISCONDUCT AND MISREPRESENTATION I SENT ON FEBRUARY  
BY 10th-04 A LETTER TO CANCEL ALL ACT'S HE DID ON MY BEHALF AND  
FIRE HIM (THE LETTER IS BELOW) BUT I WAS SURPRISED TO RECEIVE FROM  
HIM A DECISION WITHOUT THE NAME OF THE PERSON WHO SIGNED IT.  
THE ANOTHER DECISION HE HAS SENT TO MY CHURCH REPRESENTATIVE  
WITH A NAME OF THE PERSON WHO SIGNED, AND SAYING THAT MY CASE  
WAS DISMISSED AND I HAVE 30 DAYS TO APPEAL. I'M SURPRISED BECAUSE  
I NEVER BEEN IN COURT SINCE OCTOBER 1st 2003 AND I NEVER RECEIVED  
ANY DECISION SINCE THAT DAY. I DON'T KNOW UPON WHICH DECISION THIS  
APPEAL HAS BEEN DONE. THE RAPIDITY OF THIS DECISION AND HIS PRESENTATION  
ARE VERY AMAZED TO BE FROM BIA SINCE THERE ARE IMMATES WHO ARE WAIT-  
ING TO KNOW IF THE BIA HAS RECEIVED THEIR APPEAL SINCE 3 MONTHS. I  
DON'T ALSO KNOW HOW AN EX LAWYER CAN CONTINUE SENDING ME  
THING ABOUT MY CASE WHILE I OFFICIALLY FIRED HIM. I PLEASE  
THE BOARD WITH ALL DUE RESPECT TO INVESTIGATE ABOUT MY CASE AND  
INFORM ME.

THANK YOU.

GOD BLESS YOU.

SITKA RICHARD

